Attomoy's Dacket No.:

COMBINED DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

l	Муπ	esidence, post office address	Wild Citizenship are		_	
oint inve	ntor (eve I am the original, first an (if plural names are listed be invention entitled SINGLE Con of which:	d sole inventor (if o low) of the subject to OAT SELF-ORGA	only one name is his matter which is cla NIZING MULTI-	sted below) or an imed and for wh LAYERED PRI	original, first and ich a patent is NTING PLATE,
		is attached hereto. was filed on as Appli was described and claimed i 2003 and as amended under	PCT Article on			
including	the:	eby state that I have reviewe claims, as amended by any a	Weyowell terction	10 80010-		
Tide 37.	I ack	mowledge the duty to disclose of Federal Regulations, § 1.	e all information I l 56.	know to be materia		
	I her	reby claim the benefit under '	Pitle 35, United Stat	tes Code, §119(e)(l) of any United	States provisional
mpp	(.,		Trate - Th	o to	Status	
	10 (U.S. Serial No 99,127	Filing D: July 30, 2002	ate		
I hereby claim the benefit under 35 U.S.C. §120 of any prior U.S. non-provisional application(s) or under §365(c) of any prior PCT international application(s) designating the U.S., listed below and, insofar as the subject which was application is not disclosed in such U.S. or PCT international application in the matter of each of the claims of this application is not disclosed in such U.S. acknowledge the duty to disclose to the PTO all						
matter of each of the claims of this application is not disclosed in such U.S. of PCT international application and the PTO all manner provided by the first paragraph of 35 U.S.C. §112, I acknowledge the duty to disclose to the PTO all manner provided by the first paragraph of 35 U.S.C. §1.56 which became available between the information which is material to patentability as defined in 37 C.F.R. §1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:						
,		application Serial No.	Filing D		Statu	
I hereby claim foreign priority benefits under 35 U.S.C. §§ 119 (a)-(d) and 365 (b) of any prior foreign application(s) for patent, inventor's or plant breeder's rights certificate(s), or under §365(a) of any PCT international application(s) designating at least one country other than the United States of America listed below and have also identified below any forsign application for patent or inventor's certificate or any PCT international application(s) identified below any forsign application for patent or inventor's certificate or any PCT international application(s) identified below any forsign application for patent or inventor's certificate or any PCT international application(s) identified below any forsign application for patent or inventor's certificate or any PCT international application(s) identified below any forsign application(s) of America filed by mc on the same subject matter having a filing date before that of the application(s) of which priority is claimed: Country Application No. Filing Date Priority Claimed						
	Cour	ntry Applica	iion No.	Linux Dar		

Attorney's Docket No.:

r. . .

Combined Declaration and Power of Attorney Page 2 of 3 Pages

I/We hereby appoint the Practitioners associated with the following Customer Number:

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Date: 23 Dec 2004

Date: 23rd Dec 2004

The undersigned hereby authorizes the U.S. Attorneys or Agents appointed herein to accept and follow instructions from Reinhold Cohn and Partners as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. Attorneys or Agents and the undersigned. In the event of a change of the persons from whom instructions may be taken, the U.S. Attorneys or Agents appointed heroin will be so notified by the undersigned.

I hereby further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. §1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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